

In The United States District Court
For The Eastern District of Oklahoma

James Ezell
Plaintiff

FILED

MAY 26 2021

v.

PATRICK KEANEY
Clerk, U.S. District Court

By Deputy Clerk

Case No 6:19-CV-00302-JFH-SPS

Damon Hininger
Defendants

Objection to Order Granting Plaintiff
Motion for Additional Time of 21
days to Respond to Defendants
[136] by [155]

Comes now plaintiff pursuant to Fed. R. Civ. P.
28 U.S.C. § 636(b)(1) specifically identifying the portion
of his objection is made

1. Plaintiff received [doc 155] on May 17, 2021 at D.C.F. on
Order plaintiff was granted 21 days to respond to [doc 136]
plaintiff was transferred from (D.C.F) to (L.C.F) on May 19
2021 as the Defendant held plaintiff property at (D.C.F)
all relevant necessary document relate to above case
and personal property.
2. Plaintiff makes this objection to Order granting 21 days
from May 12, 2021 as plaintiff was transfer with (1)
other offender on May 19, 2021 whom had all his property

transferred with him D. Johnson and plaintiff Ezell was not transferred with his property," this was done to thwart and hindered by defendant's withholding my property.

I James Ezell declare on 25th of May 21 under penalty of perjury pursuant to 28 U.S.C. § 1746 the above objection was mailed to Court Clerk of E.D. of Oklahoma at

P.O. Box 607

Muskogee OK 74402-

151 J ~~Ezell~~

In The United States District Court
For The Eastern District of Oklahoma

James Ezell III
Plaintiff

v.

Case No 6:19-CV-00302-JFH-SPS

Damon Hunsinger
Defendants

State of Oklahoma; ss
County of Hughes;

Affidavit James Ezell

I James Ezell undersigned being duly sworn depose
and states:

1. The affiant above and another offender transferred from (D.C.F) on Thursday 19th of May 2021, on this day intake packed the other offenders Johnson property but did not pack the affiant property but transferred plaintiff to Lawton Correctional Facility placing plaintiff on House 2.
2. The affiant was told at 5:45am on 5-19-21 to pack his property to be taking to intake because he was transferring and
3. The affiant ask offender D. Johnson did he see that (my) the affiant property was not packed. offender D. Johnson will testify to this

4. The affiant know offender Ricky Green housed at D.C.F went out to court and upon returning to D.C.F went through his legal document, property and was missing things and will testify, the affiant asserts that the necessary document to respond to [doc 136] as well as all his personal property and this was done with evil intent.

I declare on 25th of May 21 the above affiant was placed in mail from New address at L.C.F under penalty of perjury pursuant to 28 USC § 1746 the above is true and correct. SI J Ezell

James Ezell ^{TU} 237370

Lawton Correction Facility
8607 SE. Flowermound Road
Lawton OK 73501